

REMARKS/ARGUMENTS

In this Amendment, Applicants have more-particularly claimed Applicants' invention. As now more-particularly claimed, a first record that is found in all of the plurality of databases is displayed on the user interface using a first graphical representation for the first record. A second record that is not found in all of the plurality of databases is displayed on the user interface using a second graphical representation for the second record. The first graphical representation is different from the second graphical representation. As will be further discussed below, Applicants respectfully submit that these features of Applicants' invention distinguish over the references cited in the Office Action. Since the Office Action is a "Final" Action, Applicants have filed a Request for Continued Examination concurrent with the filing of this Amendment.

As discussed above, and as can be clearly seen in Figure 5 of Applicants' application and as disclosed at least at para. 0040 of Applicants' specification, a record that is found in only one of the databases is displayed on the user interface using a first graphical representation, e.g., representations 100 or 102, and a record that is found in both of the exemplary databases is displayed on the user interface using a second graphical representation, e.g., representation 104. In this manner, as further explained in Applicants' specification at para. 0045, a user has a complete view of the data available in the two exemplary databases.

Applicants respectfully submit that none of the cited references in the Office Action disclose these features of Applicants' invention. Pogue (Mac OS X) provides no disclosure for displaying records from a plurality of databases as claimed by Applicants. Whereas Pogue's iCal system may provide for sharing appointment information with various calendars, Pogue provides no disclosure for visually displaying records from a plurality of databases as claimed by Applicants.

Further, Applicants respectfully submit that even if Kiessig (U.S. Patent Application Publication No. 2004/0133544) can be combined with Pogue, as argued by the Examiner when rejecting previously pending dependent claim 9,

that the combined references still do not disclose Applicants' claimed features. Applicants respectfully submit that all that Kiessig discloses, particularly at the cites provided by the Examiner in the Office Action, i.e., paras. 0066 and 0070, is that a set of compare-merge tools can be integrated into a user interface. At most, these tools allow the user to visualize changes that have been made to a file. Contrary to the Examiner's argument in the Office Action, Applicants respectfully submit that Kiessig provides no disclosure for the features as previously claimed in dependent claim 9, and also respectfully submit that Kiessig provides no disclosure for the now more-particularly claimed features of Applicants' invention. Applicants respectfully request that if the Examiner disagrees with Applicants, that the Examiner particularly discuss where Applicants' claimed features can be found in Kiessig.

Further in this Amendment, Applicants have added new claims 35-47. New independent claim 35 generally corresponds to independent claims 8 and 27. Applicants respectfully submit that the subject matter of new dependent claims 36-47 is disclosed in Applicants' specification at least at paras. 0037, 0040, 0045, and 0048. Applicants have amended claim 8 to more-particularly claim the hardware of a computer and cancelled dependent claim 18. Applicants respectfully submit that the Examiner's rejections under 35 U.S.C. 101 have now been overcome.

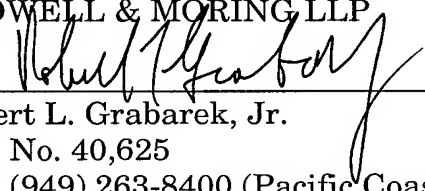
Applicants respectfully submit that the application is now in condition for allowance with claims 8, 10-11, 13-17, 19-20, 27, and 35-47 being allowable. If there are any questions regarding this Amendment or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

As provided for above, this paper should be considered as a Petition for an Extension of Time sufficient to effect a timely response. Please charge any deficiency in fees, or credit any overpayment of fees, to Deposit Account No. 05-1323 (Docket No. 100650.53067US).

Respectfully submitted,

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